

13. Appendices

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APPENDIX A
FEDERAL LANDS TASK FORCE WORKING GROUP MEETINGS
NON-MEMBER ATTENDEES

Allen, Jeff
Anderson, Karl
Bachman, Bill
Bachman, Sandy
Barclay, Pat
Barker, Eric
Bedke, Scott
Bernhardt, Bruce
Blackwell, Jack
Boeh, Bob
Boyle, Judy
Braasch, Sara
Brockman, Bill
Brunelle, Andy
Campbell, Jason
Caswell, Jim
Corrao, Vinny
Crane, Ken
Daly, Calli
Deckard, Jerry
Edmonson, Jamie
Edmonson, Michael
Ellsworth, Pete
Gallagher, Dan
Geary, Tom
Gorsuch, Jane
Hasenoehrl, Mary
Hinson, Joe
Holt, Brad
Housen, Joyce
Jones, Jennifer
Lancaster, Arlen
Lindahl, Ed
Long, Jim
Manning, Robert
Marchant, Gerald
Marchant, Karen
Matthews, Eugene
McRoberts, Darrel
Medberry, Mike
Mengel, Denny
Mereszczak, Ihor

Nelson, Dave
Newcombe, Bruce
O'Laughlin, Jay
Pence, Don
Pence, Ned
Rittenhouse, Dave
Russell, Betsy
Schaefer, Suzanne
Smith, Don
Stewart, Frank
Thomas, Jack Ward
Tugaw, Joe
Turlington, Scott
White, Gino
Whiting, Dan
Willhite, Dick
Williams, J.D.
Williams, Jeff
Wood, Marylin

APPENDIX B

IDAHO CODE 67-2328

67-2328 Joint exercise of powers –

(a) Any power, privilege or authority, authorized by the Idaho Constitution, statute or charter, held by the state of Idaho or a public agency of said state, may be exercised and enjoyed jointly with the state of Idaho or any other public agency of this state having the same powers, privilege or authority; but never beyond the limitation of such powers, privileges or authority; and the state or public agency of the state, may exercise such powers, privileges and authority jointly with the United States, any other state, or public agency or any of them, to the extent that the laws of the United States or her sister state, grant similar powers privileges or authority, to the United States and its public agencies, or to the sister state and its public agencies; and provided the laws of the United States or a sister state allow such exercise of joint power, privilege or authority. The state or any public agency thereof when acting jointly with another public agency of this state may exercise and enjoy the power, privilege and authority conferred by this act; but nothing in this act shall be construed to extend the jurisdiction, power, privilege or authority of the state or public agency thereof, beyond the power, privilege or authority said state or public agency might have if acting alone.

(b) Any state or public agency may enter into agreements with one another for joint or cooperative action which includes, but is not limited to, joint use, ownership and/or operation agreements pursuant to the provisions of this act. Appropriate action by ordinance, resolution, or otherwise pursuant to law of the governing bodies of these participating public agencies shall be necessary before any such agreement may enter into force.

(c) Any such agreement shall specify the following:

(1) Its duration.

(2) The precise organization, composition and nature of any separate legal or administrative entity created thereby together with the powers delegated thereto, provided such entity may be legally created.

(3) Its purpose or purposes.

(4) The manner of financing the joint or cooperative undertaking and of establishing and maintaining a budget therefor.

(5) The permissible method or methods to be employed in accomplishing the partial or complete termination of the agreement and for disposing of property upon such partial or complete termination.

(6) Any other necessary and proper matters.

(d) In the event that the agreement does not establish a separate legal entity to conduct the joint or cooperative undertaking, the agreement shall, in addition to items (1), (3), (4), (5), and (6) of subsection (c) of this section, contain the following:

(1) Provision for an administrator or a joint board responsible for administering the joint or cooperative undertaking. In the case of a joint board, public agencies party to the agreement shall be represented.

(2) The manner of acquiring, holding, and disposing of real and personal property used in the joint or cooperative undertaking.

(3) No agreement made pursuant to this act shall relieve any public agency of any obligation or responsibility imposed upon it by law except that to the extent of actual and timely performance thereof by a joint board or other legal or administrative entity created by an agreement made hereunder, said performances may be offered in satisfaction of the obligation or responsibility. [1970, ch. 38, § 3, p. 82; am 1981, ch. 231, § 2, p. 469; am. 1984, ch. 72, § 3, p. 133; am. 1992, ch. 114, § 2, p. 343.]

APPENDIX C

WORKING GROUP MEMBERS

Borowicz, Susie	Principal/Teacher Elk City School	Elk City, ID
Cilek, Jeff		Boise, ID
Foard, John	Boise County Commissioner	Garden Valley, ID
Maynard, Robert A.	Attorney, Perkins Coie	Boise, ID
Mulligan, Bill	President, Three Rivers Timber, Inc.	Kamiah, ID
Myers, Bill	Attorney, Holland & Hart	Boise, ID
Schroder, Gerald	Retired	Parma, ID
Whaley, Dave	President, AFL/CIO of Idaho	Boise, ID

EX-OFFICIO

Danielson, Judi	State Senator	Council, ID
Cuddy, Chuck	State Representative	Orofino, ID
Hamilton, Stan	Director, Department of Lands	Boise, ID
McGee, John	Working Group Coordinator	Boise, ID

APPENDIX D FOREST CERTIFICATION

The Working Group explored the possibility of including forest certification as a requirement of a pilot project. A number of such programs attempt to evaluate with various sets of criteria and indicators whether sustainable forestry is being practiced. It was the consensus of the Working Group that forest certification programs are in their infancy, especially when applied to federal lands. It is premature to require third party certification of these projects at this time.

According to the University of Idaho report referenced below, sustainable forestry may be defined as forest management that is ecologically sound, economically viable, and socially desirable. Programs certifying that landowners practice sustainable forest management, or that wood-based products come from sustainably managed forests, are in the early stages of development. Certification relies on a voluntary approach and sets of *criteria* reflecting forest conditions or processes and *indicators* measuring some aspects of the criteria. Although a 1998 Idaho field test of internationally developed criteria and indicators (C&I) encountered difficulties, the test team did find some appropriate indicators for which data are available. Certification programs develop *standards* for C&I against which measured indicator values can be compared. Neutral third-party certifiers are recognized as the most credible way to do this. At least two forest industry companies in Idaho are in the process of third-party certification of sustainable forestry. Forest landowners and forest products manufacturers weigh the costs of certification against perceived benefits derived from public confidence that forest management is not environmentally harmful. Certification programs are likely to evolve as current problems are worked out. The Idaho landscape is dominated by federal lands on which public policy and public trust pose barriers to certification. Restoring trust by modifying federal land management policies to allow third-party certification of forest stewardship may be a path to sustainable forest management on these public lands.

Toward Sustainable Forest Management: Part I—Certification Programs
by Philip S. Cook and Jay O’Laughlin
Report No. 18, Idaho Forest, Wildlife and Range Policy Analysis Group
University of Idaho, Moscow
December 1999

APPENDIX E

SOLICITATION LIST FOR PILOT PROJECT PROPOSALS

Adams County	J.D. Lumber Co., Inc.
Alliance for the Wild Rockies	Kootenai Tribe
American Lands Alliance	Lamanna, Nick
Bachman, Bill	Lands Council, The
Bakem, Ernie	Lignetics, Inc.
Bass, Dick	Malloy Veneer Company
Benewah County	McNeil, Bruce
Bently, John	Merritt Brothers-Athol Remanufacturers
Bingham County	Mesenbrinks Sawmill
Blue Ribbon Coalition	Minidoka County
Boise Metro Chamber of Commerce	Mullin School District
Boise National Forest	Nance, Jerry
Bonner County	Nature Conservancy, The
Bonnors Ferry Chamber of Commerce	Nethercutt, Rep. George
Bryngelson Angus Ranch	Nez Perce National Forest
Bureau of Land Management	Nez Perce Tribe
CanAm Tree	North Idaho Energy Logs
Caribou National Forest	Northern Log Homes
Ceda-Pine Veneer Company	Northwest Associates
Clearwater Elk Recovery Team	Northwest Natural Resource Group
Clearwater National Forest	Northwestcommunity.com
Coeur d' Alene Chamber of Commerce	Odenwald Forestry
Coeur d' Alene Tribe	Pacific Rivers Council
Crown Pacific	Panhandle Forest Products
Custer County	Payette County
Double Diamond Ranch	Payette National Forest
Ehrmantrout, David	Pischner, Rep. Don
Elk City Area Alliance	Poles, Inc.
Evergreen Corporation	Ponderay Valley Fibre
Fletcher Consulting	Prescott, Roy
Gooding County	Priest Lake Chamber of Commerce
Greater Pocatello Chamber of Commerce	Priest Lake Lumber
Greater Yellowstone Coalition	Priest River Hardware
Hells Canyon Preservation Council	Riley Creek Lumber Company
Hoffman, Ted	Roly, Jerry
Idaho Bass Federation	Salmon-Challis National Forest
Idaho Cattle Association	Save Elk City
Idaho Cattlewomen	Sawtooth National Forest
Idaho Conservation League	Sawtooth Society
Idaho Council on Industry & Environment	Shoshone-Bannock Tribes
Idaho Education Association	Shoshone-Paiute Tribes
Idaho Farm Bureau Federation	Sierra Club, The
Idaho Rivers United	Skeer, Murreleen
Idaho Panhandle National Forest	Sawtooth National Recreation Area
Idaho School Boards Association	Society of American Foresters
Idaho State AFL-CIO	Stim, Franklin
Idaho Steelhead and Salmon United	St. Joe Valley Association
Idaho Watersheds Project	Total Land Management
Idaho Wildlife Federation	Twin Falls County
Idaho Wool Growers Association	Welco of Idaho
Inland Forest Management	Western Whitewater Association
Inland Pacific Forest Products	Westfall, Inc.
Jumpers, Les	Wilderness Society, The